| | 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | Brian L. Bradford, NV Bar No. 9518 FISHER & PHILLIPS LLP 300 S. Fourth Street Suite 1500 Las Vegas, Nevada 89101 Telephone: (702) 252-3131 Fax: (702) 252-7411 bbradford@fisherphillips.com Pavneet Singh Uppal, AZ SBN 016805 (Pro Hac Vice Fisher & PHILLIPS LLP 3200 N. Central Avenue, Suite 1550 Phoenix, Arizona 85012-2487 Telephone: (602) 281-3400 Fax: (602) 281-3401 puppal@fisherphillips.com kleonhardt@fisherphillips.com Attorneys for Defendants UNITED STATES DI DISTRICT OF NAVAJO HEALTH FOUNDATION – SAGE MEMORIAL HOSPITAL, INC. (doing business as "Sage Memorial Hospital"); an Arizona non-profit corporation, Plaintiff, V. RAZAGHI DEVELOPMENT COMPANY, LLC; a Nevada limited liability company (doing business as "Razaghi Healthcare"). | ISTRICT COURT |
|--|---|--|---------------|
| | 21 22 | , | First Request |
| | 2324 | Defendants. | |
| | 25 | Defendants Razaghi Development Company, LLC, Ahmad R. Razaghi, and Tausif Hasan | |
| | 26 | (hereinafter collectively "Defendants"), by and through their undersigned counsel, respectfully | |
| | 27 | | |
| | | request this Court grant them a brief extension, up to and including June 1, 2020, for defense | |
| | 28 | counsel Pavneet Singh Uppal and Kris Leonhardt to submit their verified petitions for permission | |

FISHER & PHILLIPS LLP

to practice in this case by out-of-state counsel in accordance with LR IA 11-2. Defendants make this motion because defense counsel has been unable to yet obtain all relevant certificates of good standing from applicable state bar associations. Counsel has reached out to the remaining state bar association(s) and presumably there is some delay in obtaining these documents based upon the current COVID-19 pandemic. Defense counsel asserts that said certificates were immediately requested, and they will follow-up with each state bar as appropriate. This request is not made for the purpose of delay and shall not cause prejudice to either party. This is the first requested extension of this deadline.

DATED this 18th day of May 2020.

FISHER & PHILLIPS LLP

By /s/ Brian L. Bradford

Brian L. Bradford, Esq. 300 S. Fourth Street #1500 Las Vegas, Nevada 89101

ORDER

IT IS HEREBY ORDERED that the above Motion for Extension of Time to Submit Petitions to Practice in this Case by Out-of-State Counsel, (ECF No. 41), is GRANTED.

DATED this 20 day of May, 2020.

Gloria M. Navarro, District Judge United States District Court

1 **CERTIFICATE OF SERVICE** This is to certify that on May 18, 2020, the undersigned, an employee of Fisher & 2 Phillips LLP, electronically filed the foregoing Motion for Extension of Time for Defense 3 4 Counsel to Submit Their Petitions for Permission to Practice in This Case by Out-of-State 5 Counsel with the U.S. District Court, and a copy was electronically transmitted from the court to the e-mail address on file for: 6 7 Kathleen Bliss, Esq. KATHLEEN BLISS LAW, PLLC 8 1070 West Horizon Ridge Parkway, Suite 202 Henderson, NV 89012 9 kb@kathleenblisslaw.com 10 David Joel Stander 11 3200 N. Central Avenue, Suite 1550 Law Office of David J. Stander LLC 12 10112 Burton Glen Drive Phoenix, Arizona 85012-2487 FISHER & PHILLIPS LLP Potomac, MD 20850 13 dstanderlaw@gmail.com 14 Paul S. Padda, Esq. 15 PAUL PADDA LAW, PLLC 4560 South Decatur Blvd., Suite 300 16 Las Vegas, NV 89103 17 psp@paulpaddalaw.com 18 19 20 By: /s/ Sarah J. Griffin An employee of Fisher & Phillips LLP 21 22 23 24 25 26 27 28